

RAIDED BOLSHEVIKI WILLING TO GO BACK

Nuorteva Doubts Deportation
and Says Allies Have Been
Deluded by "Lies."

FAILED TO AID BOMB HUNT

Vigorous Action Is Taken to
Ascertain Soviet Bureau's
Real Purposes Here.

Santeri Nuorteva, spokesman for the Russian Soviet Bureau, declared yesterday that the members of the mission would be glad to return to Russia, when he was told of the letter to Attorney-General Palmer from Senator King demanding their deportation.

"We would be perfectly willing to go back to Russia any time," he said. "We know the United States has extraordinary powers in this respect but we do not think they will be used."

Charles Recht, one of the attorneys for the bureau, issued a long statement yesterday in which Thursday's raid on the offices was characterized as "brutal" and in many respects illegal. He declared that the bureau would have no difficulty in convincing any court that it was entitled to the return of its papers seized under the circumstances. So far as could be learned, however, no action was taken along these lines.

In the meanwhile those in possession of the papers continued to go over them carefully and it was stated by a man familiar with the work that information of "much interest" had been uncovered.

In other quarters it was learned that the factor which determined the policy of vigorous action against this bureau, which has insisted that it is doing nothing but commercial propaganda and trying to convince Americans it is necessary to recognize the Soviet Government, was the fact that they had failed to cooperate with the police in locating the radicals of violent tendencies who might have had knowledge of the bomb plots.

The raid was more or less an effort to put the Soviet representatives definitely on record as either for or against law and order in this country. Agents of the Department of Immigration are keeping track of the proceedings, it is intimated, and will not be satisfied with the mere verbal protestations of the Soviet representatives.

Mr. Nuorteva insisted yesterday that the reported prospective recognition by the United States of the Soviet Government would not affect the work of the bureau here. He insisted that the Allies have been deluded by "lies" about Russia, which is a part of the bureau's work to contradict. He predicted not only that Kollchak will not reach Moscow, but even that his so-called Government will not last a month. He said it never could have succeeded as far as it has without British aid.

The National Civil Liberties Bureau of 41 Union Square issued a statement yesterday criticizing the summary character of the raid on the Soviet offices.

FLYNN HAS CLUE IN BOMB INVESTIGATION

Identification of Dead Anarchist Is Believed Near.

An arrest within a week in connection with the nationwide bomb plot was predicted by William J. Flynn, chief of the Department of Justice's investigators here last night. Upon his return to New York Friday Mr. Flynn let it be known that a new lead of great promise had been opened up in the course of a conference in Washington.

From what could be learned elsewhere it is believed the identification of the anarchist blown up in front of the home of Attorney-General Palmer has proceeded so far that the police think they can now arrest one of the man's companions in the reasonable belief that they will get the whole story of the plot.

Though Chief Flynn admitted the finding of the maker of the paper upon which was printed the *Fighting Anarchist*, also proclamations found at the home of John Nott in this city and at other places where the bombs were exploded on June 2, he believes this is a clue of doubtful value. The paper is of a very cheap and common grade which had been sold literally to thousands of printers and the task of running down each lot sold is almost interminable.

He refused to say whether any further details had been developed through the analysis and necktie of the dead anarchist. Activity on the part of Italian agents of the department and of the police was interpreted yesterday as indicating that the dead anarchist has been found to have been of Italian nationality. None of those engaged in the hunt, however, would discuss the man's nationality or say whether it had yet been determined.

Bolting Air Field Closed.
Washington, June 14.—Bolting Field, the largest air service flying field in the vicinity of Washington, has been closed by the War Department. The reason for the closing of the field was not given.

War Dept. Sales \$26,000,000.
Washington, June 14.—Sales by the War Department of surplus materials during the week of June 7 totaled \$26,000,000, most of which was for textiles and wool.

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CASALINO IS FOUND GUILTY OF MURDER

First Similar Conviction in Queens Since 1897.

For the first time in twenty-two years a jury in Queens county returned a verdict yesterday of guilty on the charge of murder in the first degree.

The convicted man was Michael Casalino, 27, of 146 Classon avenue, Brooklyn, who was one of a gang that murdered and robbed Joseph Holbach, a hotel proprietor of South Ozone Park, and his wife, Mrs. Helen Holbach, on the night of January 20.

The trial was held in Long Island City and after the verdict was announced Supreme Court Justice Stephen Callaghan congratulated the jurors. "You certainly must have the approval of your conscience and you will have the approval of all good citizens," he said.

Casalino and five other gunmen attacked Holbach, who was 60, and shot him fatally, firing three times. When his wife came to his aid she was killed. Casalino was caught some time later by Detective Michael Planchetti.

Casalino's confession, but denied that he had fired any shots himself. Later when his confederates were captured and confessed he admitted that he had done some shooting at the hold-up, but said that his shots had not hit any one. Assistant District Attorney Morris announced a speedy trial for Casalino's confederates.

The last man to be convicted for murder in the first degree in Queens county was Martin Thorne, found guilty on November 30, 1897, of the murder of Guilfoeupe, a bath rubber, at a house in Woodside.

JURY UNABLE TO AGREE.
Discharged After Fortnight's Work on Wood Alcohol Deaths.

The jury which for the last two weeks has been hearing evidence in the trial in the Supreme Court of Antonio De Alphonso, formerly a saloonkeeper at 155 Bleeker street, charged with manslaughter, discharged yesterday and was discharged by Justice Davis after deliberating for several hours without being able to agree on the question of whether De Alphonso was guilty of having sold a mixture of whiskey and wood alcohol which is said to have caused the death of eight men, frequenters at his saloon, in October, 1917.

The indictment against De Alphonso mentioned specifically the death of Clinton Arnold, a salesman of Springfield, Mass., which it was alleged was directly due to drinking liquor sold him in De Alphonso's place. The accused man's defense was that he had obtained the stuff at an auction and had not known that it contained wood alcohol.

J. H. Banton, Assistant District Attorney, who prosecuted the case, said the defendant man again be placed on trial. Bail was continued for De Alphonso.

U. S. FLIERS HAVE MISHAP.
Machine Hits Telephone Pole at Plainfield.

Lieut. F. F. Snyder and Harry Hublitz, mechanic, attached to the American-Canadian flying circus, en route from New York to Allentown, Pa., in an airplane, had motor trouble while passing over Plainfield yesterday and were compelled to come down on Hope Common there.

In landing the machine hit the curb and broke a wheel. This was repaired, and in attempting to rise one of the wings hit a telephone pole and was wrecked.

The aviators decided to disassemble the machine and ship it back to New York. Neither the Lieutenant nor his companion was injured.

BUENOS AYRES PAPERS WIN.
Leading Dailies Resume With New Mechanical Forces.

BUENOS AYRES, June 14.—All the important newspapers of Buenos Ayres have resumed publication, for the most part with new forces in the mechanical departments, after the two weeks' suspension caused by the printers refusing to set the advertisements of a boycotted British department store.

The smaller papers are being printed in the plants of the larger dailies until new forces are ready to begin working in the plants of the lesser publications.

The publishers assert their victory over the union is complete and its dissolution is an accomplished fact.

**BOATSWAIN'S MATE
JONES IS CONVICTED**
Gets One Year for Part in Craft Cases.

WASHINGTON, June 14.—Chief Boatswain's Mate Frederick L. Jones of the Naval Reserve force, one of five officers and three enlisted men arrested at New York in connection with charges of wholesale graft in obtaining discharges and easy berths for naval men in the Third Naval district during the war, has been sentenced to one year's imprisonment and reduction to the rating of a seaman.

Findings in the case were made public today at the Navy Department with the announcement that Jones would be dismissed from the service upon completion of the prison term.

Conviction of Jones was the first growing out of the arrest. He was charged with conspiring with Chief Boatswain's Mate Lloyd C. Casey to accept \$300 for obtaining a discharge for a seaman, and the court sentenced him to five years' imprisonment.

The sentence was reduced, however, because of Jones's service in the Spanish American war and his previous good conduct during the great war.

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MRS. WILKINS'S WILL CONTESTED BY KIN

Hearing to Be Put Off Until
After Mineola Murder
Trial Is Decided.

INSTITUTIONS LEGATEES

Nassau's District Attorney
Has Evidence That Will Be
Needed in New York.

Edgar and Evelyn Fitzhugh, nephew and niece of Mrs. Julia Wilkins, who was murdered at Long Beach in February and whose husband, Dr. Walter K. Wilkins, is on trial at Mineola for her murder, filed objections to the probate of her will yesterday, alleging as ground for these objections that she executed a later will which automatically revoked the one offered for probate.

The will to which objection has been taken was presented for probate in this county a few weeks after her death and was made in 1903 while she was Mrs. Julia Krauss and before she was married to Dr. Wilkins. The will makes no mention of Dr. Wilkins and bequeaths to her nephew and niece eight lots at Harrison, N. Y., and some jewelry. It gives \$1,000 each to the College of the City of New York, Normal College, the Garman Hospital and the Phi Sigma Kappa Fraternity, of which her son, since dead, was a member. The sums left to the colleges are in trust, the in-

comes to be devoted to the purchase of medals for scholars achieving proficiency in German.

When Dr. Wilkins was arrested and charged with his wife's murder he produced another document in the form of a will and with his wife's name signed to it, but which had never been attested. It contained a clause bequeathing to him a large share of her property, but he maintained that since it has no validity as a testamentary writing it is strongly evidential of his innocence. That in other words her death left him penniless and therefore he could not have desired it.

Hearing on the objections to the will on file has been set for to-morrow before Surrogate Cohalan, but it was stated yesterday that he will be asked to adjourn the hearing until after the end of Dr. Wilkins's trial for murder in order to permit the contestants to present evidence which is now in the hands of District Attorney Weeks of Nassau county, and which Mr. Weeks requires for use in the murder trial. Neither Mr. Weeks nor the contestant's counsel would reveal yesterday the nature of the proof which Mr. Weeks is supposed to have.

Dr. Wilkins's trial was begun at Mineola Monday and the week was consumed in selecting a jury. The actual trial will begin to-morrow. In examining talesmen Mr. Weeks made it a point to ask if any one of them had a prejudice against the evidence of experts, and after the jury box was filled on Friday he stated that several well known handwriting experts would be among the witnesses for the prosecution. It is known that they will be called upon to testify as to the genuineness of signatures purporting to have been written by Mrs. Wilkins.

In examining talesmen, also, Mr. Weeks asked each of them if he would convict on evidence which was wholly circumstantial. So far as he has allowed it to be known he has no documentary evidence to the contrary, motive for the murder, and he has denied that he was in possession of a valid will made by Mrs. Wilkins revoking the one which has been offered for probate in this county.

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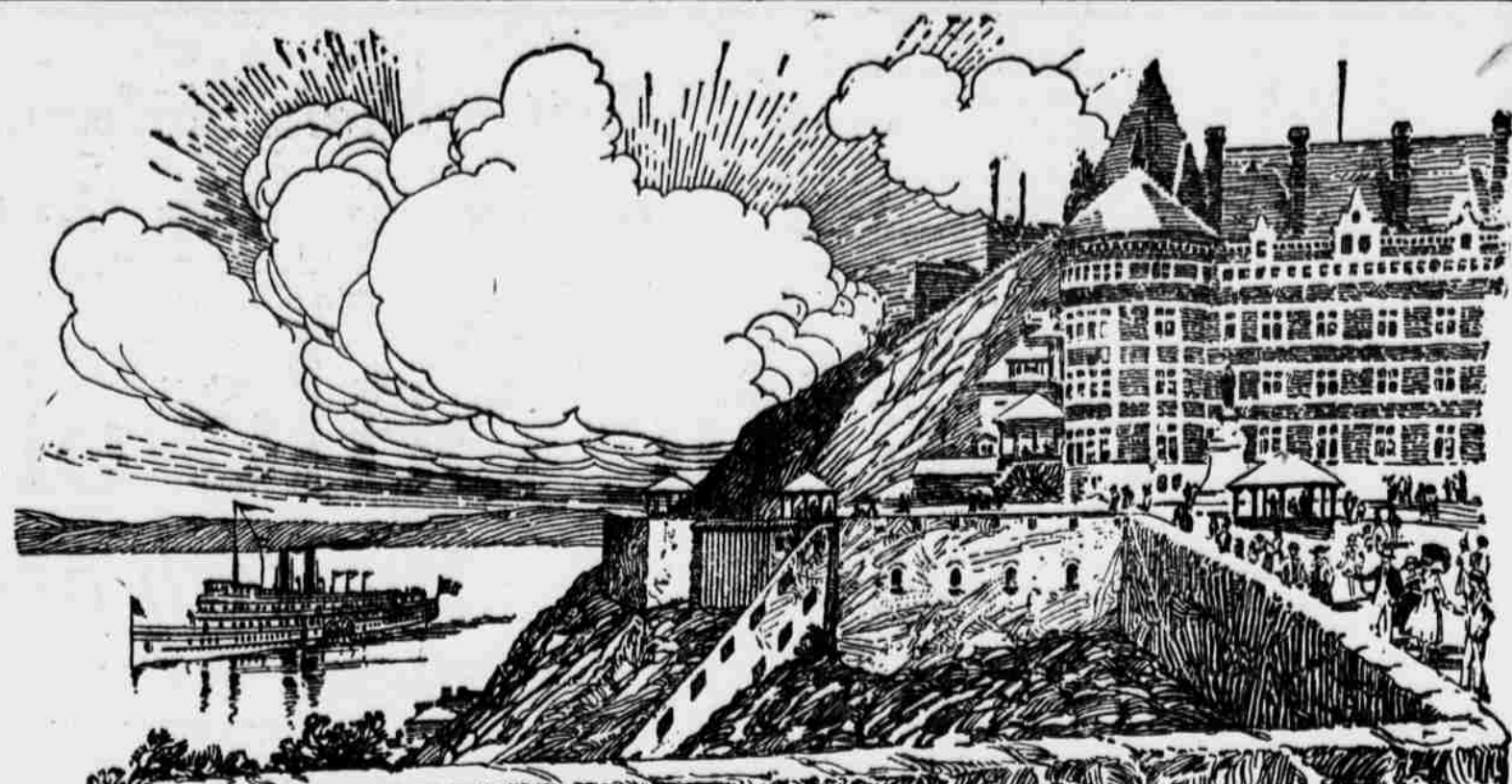
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